

REMARKS

By this Amendment claims 12 has been amended to address the examiner's criticism and to otherwise better define the inventive combination, and new claims 13 and 14 have been added to alternatively define the invention. Entry is requested.

In the outstanding Office Action the examiner has rejected claim 12 under 35 U.S.C. 102(b) as being anticipated by Batting.

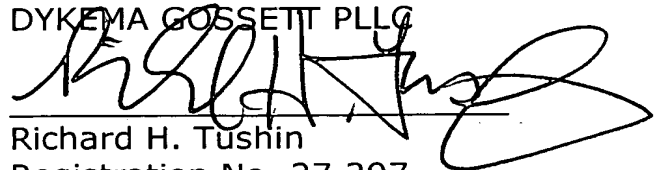
This rejection cannot apply to amended claim 12 or new claims 13 and 14. In this regard, Batting (discussed previously) does not disclose an accessory which is slidable along an attachment surface of housing of the communication device so that a protruding part of the accessory will fit within and be gripped by a cut-out region of the housing, nor does it disclose a lid which, after the accessory has been slid into position relative to the housing, can be positioned to fixedly position the accessory in place.

Favorable reevaluation is requested.

Respectfully submitted,

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